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PTO/SB/08B (08/03) (modified) U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Substitute form 1449A/R **Application Number** 10/716.595 November 20, 2003 Filing Date INFORMATION DISCLOSURE Michael Farmwald et al. First Named Inventor STATEMENT BY APPLICANT 2827 Art Unit (use as many sheets as necessary) **Examiner Name** Tan Nguyen 57941.000062

Attorney Docket Number

U.S. PATENT DOCUMENTS									
*Examiner Initials	Cite No.	DOCUMENT NUMBER Number - Kind Code (if known)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear				
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	2.	US 3,068,405	12-11-1962	Glazer					
	3.	US 3,204,180	08-31-1965	Bray					
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Substitute fo	or form 1449A/PTO	Application Number	10/716,595
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	EMENT BY APPLICANT	First Named Inventor	Michael Farmwald et al.
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		(J.S. PATENT DO	CUMENTS	
*Examiner Indials	Cite No.	DOCUMENT NUMBER Number - Kind Code (if known)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
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	27.	US 4,271,483	06-02-1981	Baldwin	
	28.	US 4,320,505	03-16-1982	Braun, Jr.	
	29.	US 4,335,426	06-15-1982	Maxwell	
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	35.	US- 4,458,357	07-03-1984	Weymouth, et al.	
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	RMATION DISCLOSURE	First Named Inventor	Michael Farmwald et al.
	TEMENT BY APPLICANT	Art Unit	2827
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	71.	US	5,606,717	03-25-1997	Farmwald, et al.			
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	TEMENT BY APPLICANT	First Named Inventor	Michael Farmwald et al.
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	100.	US	5,915,105	06-22-1999	Farmwald, et al.					

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LINEO	RMATION DISCLOSURE	Filing Date	November 20, 2003
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	First Named Inventor	Michael Farmwald et al.
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	136.	wo	91/16680	10-31-1991	Farmwald, et al.		×		
	137.	JP	61-107453	05-26-1986	Sano				
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Substitute for form 1449A/PTO INFORMATION DISCLOSURE STATEMENT BY APPLICANT (use as many sheets as necessary)		Application Number	10/716,595		
		Filing Date	November 20, 2003		
		First Named Inventor	Michael Farmwald et al.		
		Art Unit	2827		
		Examiner Name	Tan Nguyen		
Sheet	7 of 20	Attorney Docket Number	57941.000062		

		OTHER DOCUMENTS - NON-PATENT LITERATURE DOCUMENTS		
'Examiner Initials	Cite No.	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), bublisher, city and/or country where published	TRANSL	ATION
	138.	Anceau, François, "A Synchronous Approach for Clocking VLSI Systems," IEEE Journal of Solid-State Circuit, Vol. SC-17, No. 1, Feb. 1982, pp. 51-56.		
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	140.	Bursky, "Multibaked Architecture Provides Fast, Flexible and Redundant DRAMs," Electronic Design, pgs 41-41, August 22, 1994.		
	141.	Carter, "Survey of Synchronization Technique for a TDMA Satellite-Switched System," IEEE Transaction on Communications, Vol. COM-28, No. 8, pp. 1291-1300, August 1980		
	142.	Chair chart for claims 30-33, 35-36, and 38-41 of the 6,378,020 patent based on the JEDEC Standard as illêd in Replacement Request for Inter Paries Reexamination Under 35 U.S.C. §§ 311-318 in Reexam Out, S. Patent 6,378,020 dated January 31, 2008.		
	143.	Claim chart for chaims 30-33, 35-36, and 38-41 of the 6,378,020 patent based on Park, with additional reference to the JEDEC Standard as filed in Replacement Request for Inter Partes Reexamination Under 35 U.S.C. §§ 31		
	144.	Claim chart for claims 30-33, 33-36, and 38-41 of the 6,378,020 patent based on the iAPX Manual, with additional reference to Inagaki, the APX Specification, and Gover as filed in Replacement Request for Inter Pates Reexamination Under 35 S.C. §§ 311-318 in Reexam of U.S. Patent 6,378,020 dated January 31, 2008.		
	145.	Claim chart for claims 30-33, 35-36, and 38-41 of Neg 6,378,020 patent based on Budde, with additional reference to Inagaki and Grover as filled in Replacement Request for Inter Partes Reexamination Under 35 U.S.C. § 311-318 in Reexam of U.S. Patent 6,378,020 dated January 31, 2008.		
	146.	Defendant Infineon Technologies AG's First Supplemental Responses to Plaintiff's Interrogatories Nos. 3, 5, and 6, dated Dec. 4, 2000.		
	147.	Defendant Samsung's Preliminary Invalidity Contentions, dated May 18, 2006.		
	148.	Designations of Deposition Testimony For Inclusion In Trial Record in Hynix v. Rambus, CV-00-20905 RMW (N.D. Cal.), filed Apr. 10, 2006.		

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citation if not in conformance and not considered. Include con	y of this form with next com	nunication to appl	icant.

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Substitute f	or form 1449A/PTO	Application Number	10/716,595
INFORMATION DISCLOSURE STATEMENT BY APPLICANT (use as many sheets as necessary) Sheet 8 of 20		Filing Date	November 20, 2003
		First Named Inventor	Michael Farmwald et al.
		Art Unit	2827
		Examiner Name	Tan Nguyen
		Attorney Docket Number	57941.000062
			

OTHER DOCUMENTS - NON-PATENT LITERATURE DOCUMENTS				
"Examiner Initials	Cite No.	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published	TRANSL YES	NO
	149.	Ellingson, C.E., et al., "Dissemination of System Time." IEEE Transactions on Communications, Vol. COM-21, No. 5, pgs. 605-624, 5 May 1973		
	150.	Dibit H (Infringement Chart for Rambus's USP 6,032,214) to Rambus's Final infringement Comentions dated December 15, 2004.		
	151.	Exhibit L Nofringement Chart for Rambus's USP 6,067,592) to Rambus's Final infringement Contentions dated December 15, 2004.		
	152.	Exhibit N (Infringement Chart for Rambus's USP 6,324,120) to Rambus's Final infringement Contentions dated December 15, 2004.		
	153.	Exhibit O (Infringement Chair for Rambus's USP 6,378,020) to Rambus's Final infringement Contentions dated December 15, 2804.		
	154.	Exhibit Q (Infringement Chart for Rambus's USP 6,452,863) to Rambus's Final infringement Contentions dated December 15, 2004.		
	155.	File History of U.S. Patent No. 6,032,214 ("the '214 pagent patent").		
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		Art Unit	2827
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Sheet	9 of 20	Attorney Docket Number	57941.000062

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165. Hynix's Memorandum Of Paints And Authorities in Motion Of Its Motion For A New Trial On Invalidity Due To Prior Art, dated May 10-2006. 166. Hynix's Motion For Judgment As A Matter Of Law And Motion For New Trial Regarding Invalidity Of Rambus's Asserted Claims For Failure To Satisfy The Written Description Requirement 0f 35 U.S.C. § 112, ¶ 1, dated May 5, 2006.		163.			
Due To Prior Art, dated May 15-2006. 166. Hyrix's Motion For Judgment As A Matter Of Law And Motion For New Trial Regarding Invalidity Of Rambus's Asserted Claims For Failure To Satisfy The Written Description Requirement 0f 35 U.S.C. § 112, ¶ 1, dated May 5, 2006. 167. Hyrix's Notice Of Motion And Motion For Summary Judgment Of Invalidity Under Rambus's Proposed Construction Of "Synchronous Memory Device," dated Jan. 12, 2004. 168. Hyrix's Notice Of Motion And Motion For Summary Judgment Of Invalidity Of Claims Referring To Precharge Information" Under Rambus's Proposed Construction, dates Jan. 12, 2004. 169. Hyrix's Notice Of Motion And Motion For Summary Judgment Of Invalidity Of U.S. Patent No. 6,378,020 For Failure To Satisfy The Written Description Requirement Of 35 U.S.O. § 112, ¶ 1, dated Feb. 11, 2005. 170. Hyrix's Notice Of Motion And Motion For Summary Judgment Of Invalidity Of U.S. Patent Nos.		164.	Hynix's Final myalidity Contentions dated January 28, 2005.		
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		169.	6,378,020 For Failure To Satisfy The Written Description Requirement Of 35 U.S.S. § 112, ¶ 1, dated		
		170.			

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INFORMATION DISCLOSURE		Application Number	10/716,595
		Filing Date	November 20, 2003
		First Named Inventor	Michael Farmwald et al.
	USE AS MANY Sheets as necessary)	Art Unit	2827
(use as many sneets as necessary)		Examiner Name	Tan Nguyen
Sheet	10 of 20	Attorney Docket Number	57941.000062

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Initials	No.	number(s), publisher, city and/or country where published	YES	NO		
	171.	Hydix's Notice Of Motion And Motion For Summary Judgment Of Non-Infringement Under Proposed Consequetions Of 'Block Size Information,' dated Jan, 12, 2004.				
	172.	Hynix's Nôtice Of Motion And Motion For Summary Judgment Of Non-Intringement Under Hynix's Proposed Construction Of "Second External Clock Signal" Or, In The Alterative, Invalidity Under Rambus's Prophaed Construction, dated Jan. 12, 2004.				
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	174.	Hynix's Notice Of Motion And Motion For Summary Judgment Of Non-Infringement Under Hynix's Proposed Construction Of "Operation Code" Or, In The Alternative, Invalidity Under Rambus's Proposed Construction, dated Jan. 22, 2004.				
	175.	Hynix's Notice Of Motion And Motion For Summary Judgment Of Non-infringement Under The Doctrine Of Equivalents Of Patent Claims Including Read Request," dated Feb. 11, 2005.				
	176.	Hynix's Notice Pursuant to 35 U.S.C. § 282, dated Feb. 3, 2006.				
	177.	Hynix's Preliminary Invalidity Contentions dated October 72001.				
	178.	Hynix's Renewed Motion For Judgment As A Matter Of Law And Motion For New Trial Regarding The Claim Limitation "Delayed Locked Loop," dated May 5, 2006.				
	179.	Hynix's Renewed Motion For Judgment As A Matter Of Law And Motion For New Trial Regarding Claims Containing The "Access Time Register" Limitations, dated May 5, 2006.				
	180.	Hynix's Renewed Motion For Judgment As A Matter Of Law And Motion For New Trial Regarding The "In Response To A Rising/Falling Edge" Limitation, dated May 5, 2006.				
	181.	Hynix's Renewed Motion For Judgment As A Matter Of Law And Motion For The New Trial Regarding The 'Read Request' Claim Limitation, dated May 5, 2006.				

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	182.	Hygix's Reply Memorandum In Support Of Motion And Motion For Summary Judgment Of Invalidity Of Claims Referring To "Precharge Information" Under Rambus's Proposed Construction, dated Mar. 3, 2004.		
	183.	Hynix's Renly Memorandum in Support Of Motion For Summary Judgment Of Invalidity Under Rambus's Progosed Construction Of "Synchronous Memory Device," dated Mar. 3, 2004.		
	184.	Hynix's Reply Memorandum In Support Of Motion For Summary Judgment Of Non-Infringement Under Proposed Constructions Of "Block Size Information," dated Mar. 3, 2004.		
	185.	Hynix's Reply Memorandum in Support Of Motion For Summary Judgment Of Non-Infringement Under Hynix's Proposed Construction of "Second External Clock Signal" Or, in The Alternative, Invalidity Under Rambus's Proposed Construction, dated Mar. 3, 2004		
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	189.	Hynix's Reply Memorandum In Support Of Motion For Summary Judgment Of Non-Infringement Under The Doctrine Of Equivalents Of Patent Claims Including "Read Request," dated Mar. 4, 2005.		
	190.	Hynix's Reply Memorandum in Support Of Motion For Summary Judgment Of Invalidity Of Patent Claims Including "Precharge Information" For Failure To Satisfy The Written Description Requirement Of 35 U.S.C. § 112, 11, dated Mar. 4, 2005.		
	191.	Hynix's Reply Memorandum In Support Of Motion For Summary Judgment Of Invalibity Of U.S. Patent Nos. 6,378,020 and 5,915,105 Under 35 U.S.C. § 102 And/Or 103, dated Mar. 4, 2005.		
	192.	Hynix's Reply Memorandum in Support Of Motion For Summary Judgment Of Invalidity Of Patent Claims Including 'Delay Locked Loop' For Failure To Satisty The Written Description Requirement O'3 St U.S.C. § 112, ¶ 1, dated Mar. 4, 2005.		

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	193.	Hynix's Reply Re: Motion For A New Trial On Invalidity Based On Prior Art, dated June 8, 2006.					
	194.	Hynix's Reply Re: Renewed Motion For Judgment As A Matter Of Law And Motion For New Trial Regarding The Claim Limitation "Delayed Locked Loop," dated May 26, 2006.					
	195.	Hynix's Reply Re: Renewed Motion For Judgment As A Matter Of Law And Motion For New Trial Regarding Claims Containing The "Access Time Register" Limitations, dated May 26, 2006.					
	196.	Hynix Reply Re: Renewed Motion For Judgment As A Matter Of Law And Motion For New Trial Regarding invalidity Of Rahbus's Asserted Claims For Failure To Satisfy The Written Description Requirement Of 35 U.S.C. § 18, 11, dated May 26, 2006.					
	197.	Hynix's Reply Re: Renewed Motion For Judgment As A Matter Of Law And Motion For New Trial Regarding The "In Response To A Rishap Falling Edge" Limitation, dated May 26, 2006.					
	198.	Hynix's Reply Re: Renewed Motion For Juogment As A Matter Of Law And Motion For New Trial Regarding The "Read Request" Claim Limitation, dated May 26, 2006.					
	199.	Hynix's Response To Rambus's Supplemental Brief Re Construction of "Synchronous Memory Device" And Definition Of, "Packet," dated Mar. 29, 2004.					
	200.	Hynix's Responsive Claim Construction Brief, dated Nov. 10, 2003					
	201.	Hynix's Notice Of Motion And Motion For Summary Judgment Of Invalidity Of Patent Claims Including 'Precharge Information' For Failure To Satisfy The Written Description Requirement Of 35 U.S.C. § 112, ¶1, dated Feb. 11, 2007.					
	202.	Hynix's Notice Of Motion And Motion For Summary Judgment Of Invalidity Of Patent Claims Including 'Delay Locked Loop' For Failure To Satisfy The Written Description Requirement Of 35 N.S.C. § 112, 11, dated Feb. 11, 2005.					
	203.	Infineon Technologies AG's Amended Prior Art Notice Pursuant to 35 U.S.C. § 282, dated Mar. \$2001					

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	204.	Inter Partes Reexamination Communication and Transmittal of Communication to Third Party Requester Inter Partes Reexamination Towarding Order Granting Request for Inter Partes Reexamination in Control No. 95/001,008 (6,715,020) dated 12/2007		
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	224.	Order Denying Hynix's Motion For Summary Judgment Of Invalidity 54-Eatent Claims including "Prechange Information" For Failure To Satisfy The Written Description Requirement Of 35 U.S.C. § 112, 11, 1fled May 12, 2005.		

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Initials	No.	number(s), publisher, city and/or country where published	YES	NO
	225. Order Denying Hynix's Motion For Summary Judgment Of Invalidity Of U.S. Patent Nos. 6,378,020 and 5,915,05 Under 35 U.S.C. § § 102 And/Or 103, dated Feb. 26, 2006.			
	226.	Order Denying Hymix's Motion For Summary Judgment Of Invalidity Of Patent Claims Including "Delay Locked Loop" For Salure To Satisfy The Written Description Requirement Of 35 U.S.C. § 112, § 1, filed May 12, 2005.		
	227.	Order Denying Hynix's Monap For Summary Judgment Of Invalidity Under Rambus's Construction Of "Synchronous Memory Device, filed Jan. 4, 2005.		
	228.	Order Denying Hynix's Motion For Summary Judgment Of Non-Infringement Under Proposed Construction Of "Block Size Information," filed Jan. 4, 2005.		
	229.	Order Denying Hynix's Motion For Summary Judgmant Of Non-Infringement Under Hynix's Proposed Construction Of The Term "Device," Or In The Alternative, Invalidity Under Rambus's Proposed Construction, filed Jan. 4, 2005.		
	230.	Order Denying Hynix's Motion For Summary Judgment Of Non-Intringement Under Hynix's Proposed Construction Of "Operation Code" Or, In The Alternative, Invaluity Under Rambus's Proposed Construction, filled Jan. 4, 2005.		
	231.	Order Denying Hynix's Motion For Summary Judgment Of Non-Infringement Under The Doctrine Of Equivalents Of Patent Claims Including "Read Request," filed May 12, 2005.		
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	236.	Plaintifs Supplemental Submission Regarding "Synchronous Memory Device" And "Packet," dated Mar. 26, 2004.		
	L		$\overline{}$	$\overline{}$
	237.	Rambus Data Sheet 8/9 dated March 1, 1996.		
	238.	Rembus Data Sheet, 16/18 Mbit (2Mx 8/9) and 64/72 Mbit (8Mx8/9) Concurrent RDRAM dated 1997.		
	239.	Rambus No. v. Hynix Semiconductor, Inc., et al., No. C 05 00334 RMW (N.D. Cal) ("Hynix- II"), Rambus No.: S Disclosure of Asserted Claims and Preliminary Infringement Contentions Pursuant to Loba Patent Rules filed in Reexam of U.S. 6,376,020 dated February 23, 2007		
	240.	Rambus Inc. v. Hym Semiconductor, Inc., et al., No. C 05 00334 RMW (N.D. Cal) ("Hynix- II"), Rambus Inc.'s John Claim Construction and Prehearing Statement Pursuant to Patent Local Rule 4-3, including Appendix A, Disputed Claim Terms filed in Reexam of U.S. 6,378,020 dated July 11, 20		
	241.	Rambus Inc. v. Hynix Semicondoctor, Inc., et al., No. C 05 00334 RMW (N.D. Cal) ("Hynix- II"), Rambus Inc.'s Opening Markman Brief filed in Reexam of U.S. 6,378,020 dated August 24, 2007		
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	244.	Rambus Inc.'s Opposition To Hynix's Motion For A New Trial On Validity Over Prior Art, dated June 6, 2006.		
	245.	Rambus Inc.'s Opposition To Hynix's Motion For Judgment As A Matter Of Law And Motion For New Trial Regarding Invalidity Of Rambus Asserted Claims For Failure To Salisiy The Written Description Requirement Of 35 U.S.C. § 112, \$1, dated May 19, 2006.		
	246.	Rambus Inc.'s Opposition To Hynix's Motion For Summary Judgment Of Invalidity Of U.S. Catent Nos. 8,378,020 For Failure To Satisfy The written Description Requirement of 35 U.S.C. § 112—Ad., dated Feb. 25, 2005.		

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	248.	Rambus inche Opposition To Hynix's Motion For Summary Judgment OI Invalidity OI Patent Claims Including 'Predvage Information' For Failure To Satisfy The Written Description Requirement OI 35 U.S.C. § 112, ¶ 1, %eted Feb. 25, 2005.				
	249.	Rambus Inc.'s Opposition To Hynix's Motion For Summary Judgment Of Invalidity Of U.S. Patent Nos. 6,378,020 and 5,915,105 Onder 35 U.S.C. § \$102 And/Or 103, dated Feb. 25, 2005.				
	250.	Rambus Inc.'s Opposition To Hym's Motion For Summary Judgment Of Invalidity Of Patent Claims Including "Delayed Locked Loop" For Failure To Satisfy The Written Description Requirement Of 35 U.S.C. § 112, ¶1, dated Feb. 25, 2005.				
	251.	Rambus Inc.'s Opposition To Hynix's Renewal Motion For Judgment As A Matter Of Law And Motion For New Trial Regarding The Claim Limitation "Delayed Looked Loop," dated May 19, 2006.				
	252.	Rambus Inc.'s Opposition To Hynix's Renewed Motion Pouludgment As A Matter Of Law And Motion For New Trial Regarding Claims Containing The "Access Tinge Register" Limitations, dated May 19, 2006.				
	253.	Rambus Inc.'s Opposition To Hynix's Renewed Motion For Judgment as A Matter Of Law And Motion For New Trial Regarding The "In Response To A Rising/Falling Edge" Limitation, dated May 19, 2006.				
	254.	Rambus Inc.'s Opposition To Hynix's Renewed Motion For Judgment As A Matte. Of Law And Motion For The New Trial Regarding The "Read Request" Claim Limitation filed on May 19, 3006.				
	255.	Rambus Interface, "Rambus Interface Technical Description, Version 4.2 - Preliminary of January 20, 1992.				
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INFORMATION DISCLOSURE STATEMENT BY APPLICANT (use as many sheets as necessary)		First Named Inventor	Michael Farmwald et al.
		Art Unit	2827
		Examiner Name	Tan Nguyen
Sheet	18 of 20	Attorney Docket Number	57941.000062

		OTHER DOCUMENTS - NON-PATENT LITERATURE DOCUMENTS		
*Examiner Initials	Cite No.	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), bulbisher, citi vand/or country where published		ATION NO
	258.	Rambus RDRAM, RDRAM Design Guide, April 20, 1995.		
	259.	Nambus's Opening Claim Construction Brief, dated Oct. 27, 2003.		
	260.	Rambus's Opposition To Hynix's Motion For Summary Judgment OI Invalidity Under Rambus's Proposed Communition Of "Synchronous Memory Device," dated Feb. 11, 2004.		
	261.	Rambus's Opposition to Hynix's Motion For Summary Judgment Of Invalidity Of Claims Referring To "Precharge information" by der Rambus's Proposed Construction, dated Feb. 11, 2004.		
	262.	Rambus's Opposition to Hynix's Motion For Summary Judgment Of Non-Infringement Under Proposed Constructions Of "Block Size Information," dated Feb. 11, 2004.		
	263.	Rambus's Opposition To Hynix's Motion For Summary Judgment Of Noninfringement Under Hynix's Proposed Construction Of "Second External Clock Signal" Or, in The Alternative, invalidity Under Rambus 8 Proposed Construction, dated Feb. 11 (2004.		
	264.	Rambus's Opposition To Hynix's Motion For Summary Judgment Of Noninfringement Under Hynix's Proposed Construction Of The Term "Device" Or, In The Alternative, Invalidity Under Rambus's Proposed Construction, dated Feb. 11, 2004.		
	265.	Rambus's Opposition To Hynix's Motion For Summary Judgment Of Noninfringement Under Hynix's Proposed Construction Of 'Operation Code' Or, In The Altehative, Invalidity Under Rambus's Proposed Construction, dated Feb. 11, 2004.		
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	269.						
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	271.	Sakai, et al., "A Synchronous DRAM with New High-Speed I/O Lines Method for the Multimedia Age," IEISE Trans Electron, Vol. E78-C, No.7, July 1995					
	272.	Samsung Claim Chart for Clares 1, 2, 4-7, 11-13, 15-21, 24-31, 33-36, and 38-39 of U.S. Patent No. 6,184,120 based on Park, with additional references to the JEDEC Standard as cited and filed in an Information Disclosure Statement Roder 37 CFR § 1,938 & 1.555 in Infer Partes Reexaminations of 6,426,916 (95/000,166), 6,324,129 (95/000,178) and 6,182,184 (95/000,183) dated April 9, 2007.					
	273.	Samsung Claim Chart for Claims 1, 2, 4 11-13, 15-21, 24-31, 33-36, and 38-39 of U.S. Patent No. 6,184,120 based on the JEDEC Standard actied and filled in an Information Disclosure Statement Under 37 CFR §5, 1933 & 1.555 in Inter Partes Reexaminations of 6,426,916 (95/000,166), 6,324,129 (95/000,178) and 6,182,184 (95/000,183) dated April 9, 2007.					
	274.	Samsung Claim Chart for Claims 1-29 of U.S. Patent No. 6,182,184 based on Budde, with additional reference to Inagaki, Johnson, Lofgren, and Grover as lited and filled in an Information Disclosure Statement Under 37 CFR §					
	275.	Samsung Claim Chart for Claims 1-39 of U.S. Patent No. 6,184,120 based on the IAPX Manual, with additional reference to Rau, Yoshida, Olson, Johnson, Lofgren, and Grover as cited and filled in an Information Disclosure Statement Under 37 CFR §§ 1938 à 1.555 in INgr Partes Reexaminations of 6,426,916 (95/000,166), 6,324,129 (95/000,178) and 6,182,184 (95/000,183) dated April 9, 2007.					
	276.	Samsung Claim Chart for Claims 1-39 of U.S. Patent No. 6,184,120 based on Rudde, with additional reference to Rau, Yoshida, Olson, Johnson, Lofgren, and Grover as cited and filed in an Information Disclosure Statement Under 37 CFR §§ 1.93 & 1.555 in Inter Partes Reexaminations of 6,426,916 (95/000,166), 6,324,129 (95/000,178) and 6,182,184 (95/000,183) dated April 9, 2007.					
	277.	Samsung Claim Chart for Claims 1-4, 10-17, 20-22, 24-26, and 29 of U.S. Patent No. 6,182 49 based on Hynix-1, with additional references to Hynix-2 and Hynix-3 as cited and filled in an Information Disclosure Statement Under 37 CFR §§ 1.933 & 1.555 in Inter Partes Reexaminations of 6,428 916 (95/000,166), 6,324,129 (95/000,178) and 6,182,184 (95/000,183) dated April 9, 2007.					

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	278.	Samsung Claim Chart for Claims 1-4, 7, 9-17, 19-26, and 28-29 of U.S. Patent No. 6,182,184 based on the LEDEC Standard as cited and filed in an Information Disclosure Statement Under 37 CFR §§ 1.933 & 1.565 in Inter Partes Reexaminations of 6,426,916 (95/000,166), 6,324,129 (95/000,176) and 6,182,184 (95/000,183) dated April 9, 2007.				
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